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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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IN THE MATTER OF AN APPLICATION  
TO BRING PERSONAL ELECTRONIC DEVICE(S)  
OR GENERAL PURPOSE COMPUTING DEVICE(S)  
INTO THE COURTHOUSES OF THE  
SOUTHERN DISTRICT OF NEW YORK  
FOR USE IN A PROCEEDING OR TRIAL

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USDS SDNY  
DOCUMENT  
ELECTRONICALLY FILED  
DOC #: \_\_\_\_\_

FILED: 10/21/14

The following Order is subject to the definitions, obligations and restrictions imposed pursuant to Standing Order M10-468, as Revised. Upon submission of written application to this Court, it is hereby

ORDERED that the following attorney(s) are authorized to bring the Personal Electronic Device(s) and/or the General Purpose Computing Device(s) (collectively, "Devices") listed below into the Courthouse for use in a proceeding or trial in the action

captioned Chen Oster et al v. Goldman, Sachs & Co. et al

, No 10 CV 6950 The date(s) for which such authorization is provided is (are) October 22, 23, 24, 2014

Attorney	Device(s)
1. <b>Greg Palm</b>	<b>blackberry</b>
2. <b>Austin Raynor</b>	<b>four laptops</b>

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3.	
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*(Attach Extra Sheet If Needed)*

The attorney(s) identified in this Order must present a copy of this Order when entering the Courthouse. Bringing any authorized Device(s) into the Courthouse or its Environs constitutes a certification by the attorney that he or she will comply in all respects with the restrictions and obligations set forth in Standing Order M10-468, as Revised.

SO ORDERED:

Dated:

2/21/14

James C. Francis Jr.

United States Judge

Revised: February 26, 2014